## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DARRYL MILLS, : CIVIL ACTION NO. 1:06-CV-0882

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Plaintiff : (Judge Conner)

:

v.

:

CITY OF HARRISBURG, et al.

:

**Defendants** :

## **AMENDING ORDER**

AND NOW, this 9th day of December, 2008, upon consideration of the memorandum (Doc. 48) entered in the above-captioned case on December 2, 2008, it is hereby ORDERED that the memorandum (Doc. 48) is AMENDED as follows:

- 1. In the twelfth line of footnote 3 on page 3, the word "potions" is deleted and is replaced with the word "portions" so that the sentence reads: Plaintiff then responded to defendants' transcript, listing portions that plaintiff contends were inaccurately transcribed.
- 2. In the last line on page 5, the final "s" in the word "sessions" is deleted so that the word appears in the singular form.
- 3. In the third line on page 6, a final "s" is added to the word "session" so that the word appears in the plural form.
- 4. In the final line of text on page 11, the word "or" is deleted and is replaced with the word "of" so that the sentence reads: Blasko therefore possessed probable cause to believe that both Mills and Brooks were patronizing a prostitute regardless of which man spoke each locution of the conversation.
- 5. In the second line on page 13, the phrase reading "and Mills has identified no precedent requiring such consultation." is deleted.

- 6. In the first line on page 17, an additional close parenthesis is added after the word "omitted" so that citation in which it appears reads: (quoting <u>Andrews v. City of Phila.</u>, 895 F.2d 1469, 1480 (3d Cir. 1990) (citations omitted)).
- 7. In the second line of footnote 11 on page 18, the numeral "5" is deleted and is replaced with the numeral "4" so that the citation in which it appears reads: <u>See supra</u> note 4.
- 8. In the twelfth line on page 19, the word "to" is deleted so that the sentence reads: If problems developed, she was instructed "just to tell the person to get out of the area."
- 9. In the fifth line of text following the heading on page 23, the first occurrence of the word "under" is deleted so that the sentence reads: "Summary judgment will likewise be granted on the claims for municipal liability and under § 1985(3); the First, Fifth, and Fourteenth Amendments; and state law.

S/ Christopher C. Conner
CHRISTOPHER C. CONNER
United States District Judge